JUL-23-2004 08:37 AM J.L.BRYANT

JOY L. BRYANT, REGISTRATION NO. 37,789

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Juliana K, Kang	I'ROM: Joy L. Bryant	VII
USPTO - Art Unit 2874	DATE:	
	7/23/2004	
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PHONE NUMBER:	SENDER'S REPERTANCE NUMBER: L187-1	
Response to Restriction Requirement	YOUR REPERENCE NUMBER: 10/695,235	
NOTES/COMMENTS: To follow is the official response to the restriction	n requirement for:	13),
In te application of: Jennifer I., Elster et al.		
Application No.: 10/695,235 Filling Date: October 28, 2003		
Title of Invention: Fiber-Optic Flow Cell and Meth Group Art Unit 2874	nod Relating Thereto	
Should you have any questions, please contact me	e at: (757) 220-3927. No copy w	ill follow.
Respectfully submitted,		
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Examiner: Kang, Juliana K.

JUL 2 3 2004 Patent

Docket No.: L187-1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Jennifer L. Elster et al.

Serial No.: 10/695,235

Filed: October 28, 2003

Group Art Unit: 2874

For: "Fiber-Optic Flow Cell and Method Relating Thereto"

CERTIFICATION UNDER 37 C.F.R. 1.8

I hereby certify that this correspondence and the documents referred to as enclosed therein are being transmitted by facilities to the United States Patent and Trademark Office centralized facilities musher: (703) 872-8306 on this date.

July 23, 2014

JOY L. BRYANT

RESTRICTION UNDER 35 U.S.C. §121

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Responsive to the Office Action mailed July 6, 2004, applicants acknowledge the restriction under 35 U.S.C. §121, wherein Group I, claims 1-42, 51 and 52, are drawn to a flow cell, classified in class 385, subclass 37; and Group II, claims 43-50, are drawn to a process for measurement, classified in class 356, subclass 243.1.

Applicants elect the claims of Group I, viz claims 1-42, 51 and 52, without traverse. It is understood that claims 43-50 will be withdrawn from consideration as directed to a non-elected invention, applicants reserving the right to file a divisional application thereon.

Conclusion

Applicant has responded to all questions raised by the Examiner and the application is in condition for substantive examination.

Respectfully submitted,

Joy L. Bryant

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July 23, 2004

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